Disposition: September 25, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered sold, conditioned that it be denatured for use as stock and poultry feed.

CORN MEAL

11137. Adulteration of corn meal. U. S. v. Auburn Roller Mills. Plea of nolo contendere. Fine, \$750 and costs. (F. D. C. No. 19553. Sample Nos. 13661-H, 13663-H, 13667-H, 14117-H, 14123-H, 14124-H.)

Information Filed: May 27, 1946, Western District of Kentucky, against Auburn Roller Mills, a partnership, Auburn, Ky.

ALLEGED SHIPMENT: Between the approximate dates of July 23 and October 30, 1945, from the State of Kentucky into the State of Tennessee.

LABEL, IN PART: "Water Maid Bolted Meal Snow-White Air-Lite," or "Old Time Cream Meal, C. B. Ragland Co., Nashville, Tennessee, Distributors."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of rodent excreta fragments, rodent hairs, rodent hair fragments, larvae, and insect fragments; and, Section 402 (a) (4), (3 lots only) the article had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: May 21, 1947. A plea of nolo contendere having been entered on behalf of the defendant, the court imposed fines of \$125 on each of 6 counts, a total fine of \$750, plus costs.

11138. Adulteration of corn meal. U. S. v. Keco Flour and Feed Co. Plea of nolo contendere. Fine, \$1,000. (F. D. C. No. 19546. Sample Nos. 23531-H, 23533-H, 23534-H.)

INFORMATION FILED: July 3,1947, Western District of Tennessee, against the Keco Flour & Feed Co., a partnership, McKenzie, Tenn.

ALLEGED SHIPMENT: On or about November 7 and 14, 1945, from the State of Tennessee into the State of Kentucky.

LABEL, IN PART: "Acro Highest Quality Cream Meal."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of rodent excreta fragments, rodent hairs, insect fragments, and insects; and, Section 402 (a) (4), it had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

Disposition: September 12, 1947. A plea of nolo contendere having been entered, the defendant was fined \$1,000.

11139. Adulteration of corn meal. U. S. v. The Patterson Milling Co. Plea of guilty. Fine, \$1,000. (F. D. C. No. 20131. Sample Nos. 52508-H, 52587-H.) INFORMATION FILED: June 18, 1946, Southern District of Ohio, against the

Patterson Milling Co., a corporation, Piketon, Ohio.

ALLEGED SHIPMENT: On or about October 20 and 29, 1945, from the State of Ohio into the State of Kentucky.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted whole or in part of a filthy substance by reason of the presence of rodent excreta fragments.

DISPOSITION: July 17, 1946. A plea of guilty having been entered on behalf of the defendant, the court imposed a fine of \$500 on each count, a total fine of \$1,000.

11140. Adulteration of corn meal. U. S. v. John A. Truitt (City Roller Mills).

Plea of guilty. Fine, \$100. (F. D. C. No. 20145. Sample Nos. 14244-H,

14245-H, 14247-H, 14566-H, 14577-H.)

INFORMATION FILED: July 16, 1946, Southern District of Indiana, against John A. Truitt, trading as City Roller Mills, Vevay, Ind.

ALLEGED SHIPMENT: Between the approximate dates of September 26 and October 25, 1945, from the State of Indiana into the State of Kentucky.

LABEL, IN PART: "Fresh Ground Lily of the Valley Corn Meal."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance by reason of the presence of rodent excreta.

DISPOSITION: September 5, 1946. A plea of guilty having been entered by the defendant, the court imposed a fine of \$100.

11141. Adulteration of corn meal. U. S. v. Whitlock Mills. Plea of guilty. Fine, \$100. (F. D. C. No. 19037. Sample No. 23530-H.)

Information Filed: December 4, 1946, Western District of Tennessee, against Whitlock Mills, a partnership, Whitlock, Tenn.

ALLEGED SHIPMENT: On or about November 10, 1945, from the State of Tennessee into the State of Kentucky.

LABEL, IN PART: "Stone Ground Meal."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of rodent excreta fragments, insect fragments, and insect excreta.

DISPOSITION: January 6, 1947. A plea of guilty having been entered on behalf of the defendant, the court imposed a fine of \$100.

11142. Adulteration of corn meal and corn flour. U. S. v. 25 Bags of White Corn Meal, etc. (F. D. C. No. 20035. Sample Nos. 18120-H, 18121-H.)

LIBEL FILED: June 11, 1946, Northern District of Illinois.

ALLEGED SHIPMENT: April 19 and May 4, 1946, by Paoli Mill, from Paoli, Wis.

PRODUCT: 25 bags of white corn meal and 41 bags of yellow corn meal and yellow corn flour at Chicago, Ill.

LABEL, IN PART: "Special White Corn Meal [or "Yellow Corn Meal," or "Yellow Corn Flour"]."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of filthy substances by reason of the presence of rodent excreta fragments and rodent hairs.

DISPOSITION: August 5, 1946. Default decree of condemnation and destruction.

FLOUR*

11143. Adulteration of pastry flour. U. S. v. 100 Bags * * * (F. D. C. No. 20007. Sample No. 52659-H.)

LIBEL FILED: May 22, 1946, Southern District of Indiana.

ALLEGED SHIPMENT: On or about January 30, 1946, from Hutchinson, Kans.

Product: 100 100-pound bags of pastry flour at Indianapolis, Ind., in possession of Indianapolis Warehouse & Storage Co. The article was stored under insanitary conditions. Some of the bags were rodent-gnawed, and rodent excreta and urine stains were observed on them. Examination showed that the article contained rodent excreta and rodent hairs.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance.

DISPOSITION: July 23, 1946. No claimant having appeared, judgment was entered ordering that the fit and unfit portions be separated under the supervision of the Food and Drug Administration and delivered to charitable organizations. It was further ordered that the fit portion be used for human consumption and that the unfit portion be used for animal feed.

11144. Adulteration of enriched flour. U. S. v. Lexington Roller Mills, Inc. Plea of nolo contendere. Fine, \$400 and costs. (F. D. C. No. 20122. Sample Nos. 13055-H, 13653-H.)

INFORMATION FILED: July 3, 1946, Eastern District of Kentucky, against Lexington Roller Mills, Inc., a corporation, Lexington, Ky.

Alleged Shipment: May 16 and June 18, 1945, from the State of Kentucky into the State of Tennessee.

PRODUCT: One shipment of the flour contained less vitamin B₁ than declared, and the other shipment contained less vitamin B₁, riboflavin, niacin, and iron than declared.

LABEL, IN PART: (One shipment) "Enriched Lexington Cream * * * Flour * * * 8 ounces * * * contain not less than the following proportions

^{*}See also No. 11142,